August 28, 2007

Date

	EASTERN	DISTRICT OF	TENN	ESSEE	
NEFT	, LLC		AMENDED JUDO	GMENT IN A CIVIL CASI	
	V.		CASE NUMBER:	3:04-CV-536	
BORE	DER STATES ENERGY ET AL				
[]	Jury Verdict. This action came before the rendered its verdict.	Court for a trial by jury. Th	ne issues have been t	ried and the jury has	
[X]	<b>Decision by Court.</b> This action came to trial or hearing before the Court. The issues have been tried or heard and a decision has been rendered.				
	IT IS ORDERED AND ADJUDGED; The court therefore ACCEPTS IN WHOLE the R&R under 28				
	U.S.C. § 636(b)(1) and Fed.R.Civ.P. 72(a). It is <b>ORDERED</b> , for the reasons stated in the R&R,				
	which the court adopts and incorpo	ich the court adopts and incorporates into its ruling, that plaintiff's motion for attorney fees			
	oc. 79] is <b>GRANTED,</b> whereby plaintiff is awarded the sum of \$24,059.50 in attorneys and				
	costs. Additionally, defendants' motion to correct judgment is <b>DENIED</b> .				
	Defendant Border States Energy	is ORDERED to rei	mburse NEFT fo	r its reasonable	
	attorney fees and costs incurred	in enforcing the set	tlement in this c	ase."	

Patricia L. McNutt, Clerk

By S/A. Archer, Case Manager